

REMARKS

The above amendments modify the language of the claims to define the variables with greater consistency. Errors in the claims have also been corrected, such as those in claims 50, 52, 53 and 54. Certain dependent claims such as claims 11, 12, 13, 15 and 32 have been amended to define preferred embodiments with greater particularity.

The substituents defined in certain claims such as claims 38, 39 and 69 have been redefined to replace the general phrase "a carbon based moiety of up to 24 (30) carbon atoms".

Claim 66 has been amended to delete the reference to the specification.

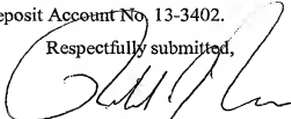
New claims 84-90 define certain preferred embodiments.

New claims 91 and 103 and the claims which depend thereon have been added to define sub genera of the methods of this invention.

New independent claim 121 defines methods which employ preferred compounds.

The Commissioner is hereby authorized to charge any fees associated with this response or credit any overpayment to Deposit Account No. 13-3402.

Respectfully submitted,



Richard J. Traverso (Reg. No. 30,595)
Attorney for Applicant(s)

MILLEN, WHITE, ZELANO & BRANIGAN, P.C.
Arlington Courthouse Plaza I
2200 Clarendon Boulevard, Suite 1400
Arlington, Virginia 22201
(703) 812-5310 [Direct Dial]
E-mail address: traverso@mwzb.com

Filed: October 16, 2003

RJT/jqs
K:\Bayer\24A\Amendment after RCE (2) 10-15-03.doc